UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
	X .
ELISE GOULD, RONALD GOULD, SHAYNA GOULD, JESSICA RINE, HENNA NOVACK WALDMAN, MORRIS WALDMAN, SHMUEL WALDMAN,	Jury Verdict Form
Plaintiffs,	: 04 Civ. 00397 (GBD)
v.	÷
THE PALESTINE LIBERATION ORGANIZATION (PLO) and THE PALESTINIAN AUTHORITY (PA),	: : : : :
Defendants.	:
support or resources that were used in pr	of the evidence that <b>Defendant PLO</b> is ecause the <b>PLO</b> knowingly provided material eparation for or in carrying out this attack?
YES	NO
2. Did Plaintiffs prove by a preponderance for the <b>January 22, 2002</b> attack because or resources that were used in preparation	of the evidence that <b>Defendant PA</b> is liable the <b>PA</b> knowingly provided material support for or in carrying out this attack?
YES	NO
for the January 22, 2002 attack because	
YES	NO

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	· X
ELANA SOKOLOW, JAMIE SOKOLOW, LAUREN SOKOLOW, MARK SOKOLOW, RENA SOKOLOW,	: : : : <u>Jury Verdict Form</u>
Plaintiffs,	: 04 Civ. 00397 (GBD)
THE PALESTINE LIBERATION ORGANIZATION (PLO) and THE PALESTINIAN AUTHORITY (PA),	: : :
Defendants.	; ;
LIAB	<u></u>
II. JANUARY 27, 2002 – JAFFA ROAD BON	MBING
liable for the January 27, 2002 attack	nce of the evidence that <b>Defendant PLO</b> is k because the <b>PLO</b> knowingly provided material preparation for or in carrying out this attack?
YES	NO
for the January 27, 2002 attack becar	nce of the evidence that <b>Defendant PA</b> is liable use the <b>PA</b> knowingly provided material supportation for or in carrying out this attack?
YES	NO
for the <b>January 27, 2002</b> attack beca scope of his employment and in furth	nce of the evidence that <b>Defendant PA</b> is liable use an employee of the <b>PA</b> , acting within the erance of the activities of the <b>PA</b> , either carried support or resources that were used in a stack?
YES	NO

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
ALAN BAUER, BINYAMIN BAUER, DANIEL : BAUER, YEHONATHON BAUER, YEHUDA : BAUER,	Jury Verdict Form
Plaintiffs, :	04 Civ. 00397 (GBD)
THE PALESTINE LIBERATION : ORGANIZATION (PLO) and THE : PALESTINIAN AUTHORITY (PA), :	
Defendants. :	
<ol> <li>MARCH 21, 2002 – KING GEORGE STREET</li> <li>Did Plaintiffs prove by a preponderance of liable for the March 21, 2002 attack becausupport or resources that were used in preponderance.</li> </ol>	the evidence that <b>Defendant PLO</b> is see the <b>PLO</b> knowingly provided materia
YES	NO
2. Did Plaintiffs prove by a preponderance of for the March 21, 2002 attack because the or resources that were used in preparation f	PA knowingly provided material suppor
YES	NO
3. Did Plaintiffs prove by a preponderance of for the March 21, 2002 attack because an escope of his employment and in furtherance out, or knowingly provided material supporpreparation for or in carrying out, this attac	employee of the <b>PA</b> , acting within the e of the activities of the <b>PA</b> , either carrier or resources that were used in
YES	NO

X
:
Jury Verdict Form
: 04 Civ. 00397 (GBD) : :
: :
<u>TY</u>
of the evidence that <b>Defendant PLO</b> is use the <b>PLO</b> knowingly provided material reparation for or in carrying out this attack?
NO
of the evidence that <b>Defendant PA</b> is liable <b>PA</b> knowingly provided material support or or in carrying out this attack?
NO
of the evidence that <b>Defendant PLO</b> is use the <b>PLO</b> knowingly provided to the altion as a Foreign Terrorist Organization, used in preparation for or in carrying out this
NO
of the evidence that <b>Defendant PA</b> is liable <b>PA</b> knowingly provided to the al-Aqsa a Foreign Terrorist Organization, material reparation for or in carrying out this attack?
NO

SOUTHE	STATES DISTRICT COURT RN DISTRICT OF NEW YORK	
BLUTSTE BLUTSTE LARRY C L. COULT ROBERT I RUTH CO NEVENKA successor t	INE BAKER, ESTATE OF BENJAMIN  IN, REBEKAH BLUTSTEIN, RICHARD: IN, ESTATE OF DIANE CARTER, ARTER, SHAUN CHOFFEL, ROBERT  ER JR., DIANE COULTER MILLER, L. COULTER SR., ESTATE OF JANIS OULTER, ESTATE OF DAVID GRITZ, A GRITZ (on behalf of herself and as ONORMAN GRITZ),  Plaintiffs,  ESTINE LIBERATION ZATION (PLO) and THE PALESTINIAN:	Jury Verdict Form  04 Civ. 00397 (GBD)
AUTHOR	ITY (PA),	
<b>164</b> 188 188 188 188 188 188 188	Defendants. :	
	LIABILITY	<u>′</u>
V. JULY	31, 2002 – HEBREW UNIVERSITY BO	MBING
1.	Did Plaintiffs prove by a preponderance of liable for the <b>July 31, 2002</b> attack because support or resources that were used in preparation.	the <b>PLO</b> knowingly provided material
	YES	NO
2.	Did Plaintiffs prove by a preponderance of for the <b>July 31, 2002</b> attack because the <b>PA</b> resources that were used in preparation for	knowingly provided material support or
	YES	NO
3.	Did Plaintiffs prove by a preponderance of for the <b>July 31, 2002</b> attack because an empof his employment and in furtherance of the knowingly provided material support or resin carrying out, this attack?	ployee of the <b>PA</b> , acting within the scope activities of the <b>PA</b> , either carried out, or ources that were used in preparation for or
	YES	NO

4.	Did Plaintiffs prove by a preponderance of the evidence that <b>Defendant PLO</b> is liable for the <b>July 31, 2002</b> attack because the <b>PLO</b> knowingly provided to Hamas, after its designation as a Foreign Terrorist Organization, material support or resource that were used in preparation for or in carrying out this attack?
	YESNO
5.	Did Plaintiffs prove by a preponderance of the evidence that <b>Defendant PA</b> is liable for the <b>July 31, 2002</b> attack because the <b>PA</b> knowingly provided to Hamas, after its designation as a Foreign Terrorist Organization, material support or resources that were used in preparation for or in carrying out this attack?
	YESNO
6.	Did Plaintiffs prove by a preponderance of the evidence that <b>Defendant PLO</b> is liable for the <b>July 31, 2002</b> attack because the <b>PLO</b> harbored or concealed a person who the <b>PLO</b> knew, or had reasonable grounds to believe, committed or was about to commit this attack?
	YESNO
7.	Did Plaintiffs prove by a preponderance of the evidence that <b>Defendant PA</b> is liable for the <b>July 31, 2002</b> attack because the <b>PA</b> harbored or concealed a person who the <b>PA</b> knew, or had reasonable grounds to believe, committed or was about to commit this attack?

SOUTHERN DIS	S DISTRICT COURT TRICT OF NEW YORK	
CHANA GOLDBI ESTHER GOLDBI SHOSHANA GOL	: ERG, ELIEZER GOLDBERG, : ERG, KAREN GOLDBERG, : DBERG, TZVI GOLDBERG, : BERG, YITZHAK GOLDBERG, : Plaintiffs, :	Jury Verdict Form  04 Civ. 00397 (GBD)
THE PALESTINE ORGANIZATION AUTHORITY (PA	(PLO) and THE PALESTINIAN:	
	Defendants. :	
	LIABILITY	
VI. JANUARY 29	, 2004 – BUS NO. 19 BOMBING	
liable fo		ne evidence that <b>Defendant PLO</b> is see the <b>PLO</b> knowingly provided material ation for or in carrying out this attack?
	<u>YES</u>	NO
for the 3		ne evidence that <b>Defendant PA</b> is liable <b>PA</b> knowingly provided material support or in carrying out this attack?
	YES	NO
for the scope of out, or k	January 29, 2004 attack because an e	
	YES	NO

4.	Did Plaintiffs prove by a preponderance of the evidence that <b>Defendant PLO</b> is liable for the <b>January 29</b> , <b>2004</b> attack because the <b>PLO</b> knowingly provided to the al-Aqsa Martyrs' Brigade, after its designation as a Foreign Terrorist Organization material support or resources that were used in preparation for or in carrying out the attack?		
	YESNO		
5.	5. Did Plaintiffs prove by a preponderance of the evidence that <b>Defendant PA</b> is lifter for the <b>January 29</b> , <b>2004</b> attack because the <b>PA</b> knowingly provided to the al-Al Martyrs' Brigade, after its designation as a Foreign Terrorist Organization, mater support or resources that were used in preparation for or in carrying out this attack.		
	VES NO		

IF YOU ANSWERED "YES" IN RESPONSE TO AT LEAST ONE PREVIOUS QUESTION,
PLEASE PROCEED TO ANSWER THE RELATED DAMAGES QUESTIONS BEGINNING
ON PAGE 10. IF YOU ANSWERED "NO" IN RESPONSE TO EVERY PREVIOUS
QUESTION, YOU SHOULD PROCEED NO FURTHER.

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
ELISE GOULD, RONALD GOULD, SHAYNA GOULD, JESSICA RINE, HENNA NOVACK WALDMAN, MORRIS WALDMAN, SHMUEL	x : : : : : : : : Jury Verdict Form
WALDMAN, Plaintiffs,	.: 04 Civ. 00397 (GBD)
v.	: :
THE PALESTINE LIBERATION ORGANIZATION (PLO) and THE PALESTINIAN AUTHORITY (PA),	: : :
Defendants.	: x
	7.0

#### <u>DAMAGES</u>

- I. JANUARY 22, 2002 JAFFA ROAD SHOOTING
  - 1. What amount of damages, if any, do you award as compensation for Plaintiff Elise Gould's injuries that you determine were caused by the January 22, 2002 terrorist attack?

s3,000,000.00

2. What amount of damages, if any, do you award as compensation for Plaintiff Ronald Gould's injuries that you determine were caused by the January 22, 2002 terrorist attack?

s<u>3,000,000</u>.00

3. What amount of damages, if any, do you award as compensation for Plaintiff Shayna Gould's injuries that you determine were caused by the January 22, 2002 terrorist attack?

s\_30,000,000,00

4. What amount of damages, if any, do you award as compensation for Plaintiff Jessica Rine's injuries that you determine were caused by the January 22, 2002 terrorist attack?

\$3,000,000.00

5. What amount of damages, if any, do you award as compensation for Plaintiff Henna Novack Waldman's injuries that you determine were caused by the January 22, 2002 terrorist attack?

s2,500,000,00

6. What amount of damages, if any, do you award as compensation for Plaintiff Morris Waldman's injuries that you determine were caused by the January 22, 2002 terrorist attack?

s 1,500,000.00

7. What amount of damages, if any, do you award as compensation for Plaintiff Shmuel Waldman's injuries that you determine were caused by the January 22, 2002 terrorist attack?

\$7,500,000.00

SOUTHERN DISTRICT OF NEW YORK	**	
ELANA SOKOLOW, JAMIE SOKOLOW, LAUREN SOKOLOW, MARK SOKOLOW, RENA SOKOLOW,	: : : : : : : : : : : : : : : : : : :	Jury Verdict Form
Plaintiffs,	:	04 Civ. 00397 (GBD)
V.	:	
THE PALESTINE LIBERATION ORGANIZATION (PLO) and THE	: : :	
PALESTINIAN AUTHORITY (PA),	:	
Defendants.	· · · · ·	
	X	

### II. JANUARY 27, 2002 – JAFFA ROAD BOMBING

1. What amount of damages, if any, do you award as compensation for Plaintiff Elana Sokolow's injuries that you determine were caused by the January 27, 2002 terrorist attack?

2. What amount of damages, if any, do you award as compensation for Plaintiff Jamie Sokolow's injuries that you determine were caused by the January 27, 2002 terrorist attack?

3. What amount of damages, if any, do you award as compensation for Plaintiff Lauren Sokolow's injuries that you determine were caused by the January 27, 2002 terrorist attack?

4. What amount of damages, if any, do you award as compensation for Plaintiff Mark Sokolow's injuries that you determine were caused by the January 27, 2002 terrorist attack?

\$5,000,000.00

5. What amount of damages, if any, do you award as compensation for Plaintiff Rena Sokolow's injuries that you determine were caused by the January 27, 2002 terrorist attack?

\$7,500,000.00

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	- V
ALAN BAUER, BINYAMIN BAUER, DANIEL BAUER, YEHONATHON BAUER, YEHUDA BAUER,	: : : : : : : : : : : : : : : : : : :
Plaintiffs,	: 04 Civ. 00397 (GBD)
v.	:
THE PALESTINE LIBERATION	:
ORGANIZATION (PLO) and THE	:
PALESTINIAN AUTHORITY (PA),	:
	:
Defendants.	:
	- X

# III. MARCH 21, 2002 – KING GEORGE STREET BOMBING

1. What amount of damages, if any, do you award as compensation for Plaintiff Alan Bauer's injuries that you determine were caused by the March 21, 2002 terrorist attack?

s 7,000,000.00

2. What amount of damages, if any, do you award as compensation for Plaintiff Binyamin Bauer's injuries that you determine were caused by the March 21, 2002 terrorist attack?

\$1,000,000,00

3. What amount of damages, if any, do you award as compensation for Plaintiff Daniel Bauer's injuries that you determine were caused by the March 21, 2002 terrorist attack?

s 1,000,000,00

4. What amount of damages, if any, do you award as compensation for Plaintiff Yehonathon Bauer's injuries that you determine were caused by the March 21, 2002 terrorist attack?

s 12,000,000,00

5. What amount of damages, if any, do you award as compensation for Plaintiff Yehuda Bauer's injuries that you determine were caused by the March 21, 2002 terrorist attack?

<u>\$1,000,000.00</u>

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK		
LEONARD MANDELKORN,	X : :	
Plaintiff,	: :	Jury Verdict Form
V.	:	
	:	04 Civ. 00397 (GBD)
THE PALESTINE LIBERATION	:	
ORGANIZATION (PLO) and THE	•	
PALESTINIAN AUTHORITY (PA),	:	
	:	
Defendants.	:	
	:	
	:	
	X	

# IV. JUNE 19, 2002 – FRENCH HILL BOMBING

1. What amount of damages, if any, do you award as compensation for Plaintiff Leonard Mandelkorn's injuries that you determine were caused by the June 19, 2002 terrorist attack?

\$ 10,000,000,00

UNITED	<b>STATES</b>	DISTRICT	COURT
SOUTHE	ERN DIST	RICT OF N	NEW YORK

KATHERINE BAKER, ESTATE OF BENJAMIN

BLUTSTEIN, REBEKAH BLUTSTEIN, RICHARD

BLUTSTEIN, ESTATE OF DIANE CARTER, LARRY:
CARTER, SHAUN CHOFFEL, ROBERT L.

COULTER JR., DIANE COULTER MILLER,
ROBERT L. COULTER SR., ESTATE OF JANIS
RUTH COULTER, ESTATE OF DAVID GRITZ,
NEVENKA GRITZ (on behalf of herself and as
successor to NORMAN GRITZ),

:

Plaintiffs,

٧.

THE PALESTINE LIBERATION ORGANIZATION (PLO) and THE PALESTINIAN AUTHORITY (PA),

Defendants.

**Jury Verdict Form** 

04 Civ. 00397 (GBD)

# **DAMAGES**

### V. JULY 31, 2002 – HEBREW UNIVERSITY BOMBING

1. What amount of damages, if any, do you award as compensation for Plaintiff Katherine Baker's injuries that you determine were caused by the July 31, 2002 terrorist attack?

s 6,000,000,00

2. What amount of damages, if any, do you award as compensation for Plaintiff Benjamin Blutstein's injuries that you determine were caused by the July 31, 2002 terrorist attack?

\$ 2,500,000,00

3. What amount of damages, if any, do you award as compensation for Plaintiff Rebekah Blutstein's injuries that you determine were caused by the July 31, 2002 terrorist attack?

s4 000,000.00

4. What amount of damages, if any, do you award as compensation for Plaintiff Richard Blutstein's injuries that you determine were caused by the July 31, 2002 terrorist attack?

5. What amount of damages, if any, do you award as compensation for Plaintiff Diane Carter's injuries that you determine were caused by the July 31, 2002 terrorist attack?

$$s$$
 | 000,000.00

6. What amount of damages, if any, do you award as compensation for Plaintiff Larry Carter's injuries that you determine were caused by the July 31, 2002 terrorist attack?

7. What amount of damages, if any, do you award as compensation for Plaintiff Shaun Choffel's injuries that you determine were caused by the July 31, 2002 terrorist attack?

8. What amount of damages, if any, do you award as compensation for Plaintiff Robert L. Coulter Jr.'s injuries that you determine were caused by the July 31, 2002 terrorist attack?

9. What amount of damages, if any, do you award as compensation for Plaintiff Diane Coulter Miller's injuries that you determine were caused by the July 31, 2002 terrorist attack?

10. What amount of damages, if any, do you award as compensation for Plaintiff Robert L. Coulter Sr.'s injuries that you determine were caused by the July 31, 2002 terrorist attack?

11. What amount of damages, if any, do you award as compensation for Plaintiff Janis Ruth Coulter's injuries that you determine were caused by the July 31, 2002 terrorist attack?



12. What amount of damages, if any, do you award as compensation for Plaintiff David Gritz's injuries that you determine were caused by the July 31, 2002 terrorist attack?

13. What amount of damages, if any, do you award as compensation for Plaintiff Nevenka Gritz's injuries that you determine were caused by the July 31, 2002 terrorist attack?

14. What amount of damages, if any, do you award to Plaintiff Nevenka Gritz as successor to Norman Gritz as compensation for Plaintiff Norman Gritz's injuries that you determine were caused by the July 31, 2002 terrorist attack?

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
CHANA GOLDBERG, ELIEZER GOLDBERG,	X :
ESTHER GOLDBERG, KAREN GOLDBERG, SHOSHANA GOLDBERG, TZVI GOLDBERG,	: : : Jury Verdict Form
YAAKOV GOLDBERG, YITZHAK GOLDBERG,	: 04 Civ. 00397 (GBD)
Plaintiffs,	: :
v. THE PALESTINE LIBERATION	· :
ORGANIZATION (PLO) and THE PALESTINIAN AUTHORITY (PA),	· : :
Defendants.	:
	X

### VI. JANUARY 29, 2004 – BUS NO. 19 BOMBING

1. What amount of damages, if any, do you award as compensation for Plaintiff Chana Goldberg's injuries that you determine were caused by the January 29, 2004 terrorist attack?

\$3,000,000,00

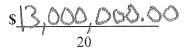
2. What amount of damages, if any, do you award as compensation for Plaintiff Eliezer Goldberg's injuries that you determine were caused by the January 29, 2004 terrorist attack?

\$4,000,000.00

3. What amount of damages, if any, do you award as compensation for Plaintiff Esther Goldberg's injuries that you determine were caused by the January 29, 2004 terrorist attack?

a0.600,000.8

4. What amount of damages, if any, do you award as compensation for Plaintiff Karen Goldberg's injuries that you determine were caused by the January 29, 2004 terrorist attack?



5. What amount of damages, if any, do you award as compensation for Plaintiff Shoshana Goldberg's injuries that you determine were caused by the January 29, 2004 terrorist attack?

s4,000,000.00

6. What amount of damages, if any, do you award as compensation for Plaintiff Tzvi Goldberg's injuries that you determine were caused by the January 29, 2004 terrorist attack?

s 1,000,000,00

7. What amount of damages, if any, do you award as compensation for Plaintiff Yaakov Goldberg's injuries that you determine were caused by the January 29, 2004 terrorist attack?

8. What amount of damages, if any, do you award as compensation for Plaintiff Yitzhak Goldberg's injuries that you determine were caused by the January 29, 2004 terrorist attack?

s6,000,000.0D